1 2	ALEX G. TSE (CABN 152348) First Assistant United States Attorney Attorney for the United States Acting Under Authority Conferred by 28 U.S.C. § 515		
3			
4	DAMALI A. TAYLOR (CABN 262489) MARC PRICE WOLF (CABN 254495) CLAUDIA A. QUIROZ (CABN 254419)		
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10	Attorneys for United States of America		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	UNITED STATES OF AMERICA,	NO. 15-CR-0234 CRB	
16	Plaintiff,)) STIPULATION SETTING BRIEFING) SCHEDULE; [PROPOSED] ORDER	
17	v.		
18	ARA KARAPEDYAN, et. al.,	Hearing Date: February 8, 2017 Time: 2:00 p.m.	
19	Defendants.) Court: Hon. Charles R. Breyer	
20			
21			
22	The United States of America, by and through Assistant United States Attorneys Damali A.		
23	Taylor, Marc Price Wolf, and Claudia A. Quiroz, and defendants Gevork Ter-Mkrtchyan, Maxwell		
24	Starsky, Ararat Yesayan, Tigran Sarkisyan, and Hripsime Khachtryan, by and through undersigned		
25	counsel (hereinafter, "the parties"), hereby stipulate and agree to the following proposed briefing		
26	schedule:		
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28			
	STIPULATION SETTING BRIEFING SCHEDULE; [PROPOSED] ORDER CR 15-0234 CRB		

1	Objections to Filed Discovery / Grouping and Severance Motions: ¹		
2	Defendant's Motions: December 15, 2016		
3	United States' Response: January 16, 2017		
4	Defense Reply: January 26, 2017		
5	Defendant Ter-Mkrtchyan's Motion to Sever		
6	Defendant's Motion: December 22, 2016		
7	United States' Response: January 23, 2017		
8	Defendant's reply: January 30, 2017		
9	The hearing in this matter shall remain as scheduled on February 8, 2017 at 2:00 p.m.		
10	This stipulation and proposed order is being submitted pursuant to the Court's October 25, 2016		
11	order directing the parties to confer and set an orderly briefing schedule regarding objections to		
12	discovery and trial groupings. [Dkt. No. 749.] No other defendants have indicated that they will be		
13	filing motions to sever or other objections to the trial groupings.		
4	IT IS SO STIPULATED.		
15			
16	ALEX G. TSE First Assistant United States Attorney		
ا 17	Attorney for the United States Acting Under Authority Conferred by		
18	28 U.S.C. § 515 Dated: December 14, 2016		
19			
20	DAMALI A. TAYLOR MARC PRICE WOLF		
21	CLAUDIA A. QUIROZ Assistant United States Attorneys		
22			
23	¹ The following motions have already been filed: Defendant Ter-Mkrtchyan's First Set of Objections to Discovery and Grouping [Dkt. No. 742]; Defendant's Starsky's Memorandum Regarding		
24			
25	Placement in Trial Group, [Dkt. No. 740]; Defendant Yesayan's Objection to Inclusion in Group One Trial and Motion to Sever [Dkt. No. 741]; and Defendant Sarkisyan's and Khachtryan's Joint Objection to Placement in Trial Group One [Dkt. No. 743]. Defendant Maxwell Starsky, through counsel, has indicated that he may file a motion to sever in addition to or to augment his memorandum regarding trial groupings currently on file and will do so by December 15, 2016.		
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STIPULATION SETTING BRIEFING SCHEDULE; [PROPOSED]-ORDER CR 15-0234 CRB

1	Dated: <u>December 14, 2016</u>	<u>/s/</u>
2		DORON WEINBERG Attorney for Defendant Gevork Ter-Mkrtchyan
3		,
4	Dated: <u>December 14, 2016</u>	<u>/s/</u>
5		WILLIAM L. OSTERHOUDT Attorney for Defendant Maxwell Starsky
6		·
7		
8	Dated: <u>December 14, 2016</u>	MIRANDA KANE
9		Attorney for Defendant Ararat Yesayan
10		
11	Dated: <u>December 14, 2016</u>	<u>/s/</u>
12		JERRY KAPLAN Attorney for Defendant Tigran Sarkisyan
13		
14	Dated: <u>December 14, 2016</u>	/s/
15	Duccu. December 14, 2010	EUGENE PATTERSON HARRIS
16		Attorneys for Defendant Hripsime Hkachtryan
17	IS SO ORDERED.	
18	Dated: 12/16/2016	HON, CHARLES R, BREYER
19		United States District Judge
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27	·	
28	STIPULATION SETTING BRIEFING SCHEDULE; [PROF CR 15-0234 CRB	POSED] ORDER

Attestation of Filer In addition to myself, the other signatories to this document are Doron Weinberg, William L. Osterhoudt, Miranda Kane, Jerry Kaplan, and Eugene Patterson Harris. I attest that I have their permission to enter a conformed signature on their behalf and to file the document. DATED: December 14, 2016 CLAUDIA A. QUIROZ Assistant United States Attorney

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